LEXINGTON:-PRINTED BY DANIEL BRADFORD, (On Main Street)-PRICE Two Dollars PER ANNUM, PAID IN ADVANCE

PROPOSALS

For carrying the Mails of the United States on the following Post Roads will be received as the General Post Officein Wastingston City, until the 12th day of July next, inclusive.

July next, inclusive.

IN KENTUCKY.

113. From Frenkfort by Georgetown, Ginthania, Pendletone, h. and Campbell e. h. to Cincinnati once a week. Leave Frankfort every Monday at 3 p m and arrive at Cincinnati every Friday at 2 p m and arrive at Frankfort on Monday by 9 a m.

116. From Lexington by Winchelter, Montgomery c. h. and Fleming c. h. to Washington once a week. Leave Lexington every Wednelday at 8 a m and arrive at. Washington on Friday by 4 p m. Leave Washington every Saturday at 8 p m and arrive at. Undivided the strengton on Tuesday by 4 p m.

rive at. Wathington on Friday by 4 p m. Leave Wathington every Saturday at 8 p m and arrive at Lexington on Tuesday by 4 p m.

117. From Frankfort by Shelbyville to Louisville one a week. Leave Frankfort every Friday at noon and arrive at Lonisville on Saturday by 5 p m. Returning—Leave Louisville every Monday at 6 a m and arrive at Trankfort on Tuesday by 11 a m.

118. From Frankfort by Shelbyville Middleburg, Bairdtlown, Bealthurg and Hardin e. h. to Breckenridge c. h. once a week. Leave Frankfort every Friday at 2 p m arrive at Bairdtlown on Sunday by 8 a m and arrive at Breckenridge c. h. on Monday by 5 p m. Leave Breckenridge c. h. and arrive at Brackfort every Tuesday at 2 p m arrive at Bairdtlown on Wednesday by 3 p m and arrive at Frankfort the next Friday by 10 a m.

119. From Breckenridge c. h. by Hartford, Russelled and Springsheld T. to Nathville every Friday at 2 p m arrive at Springsheld on Saturday by 8 a m at Russelville by 4 p m at Hartford on Monday at 5 am and arrive at Breckenridge c. h. by 5 p. m. Resurning—Leave Breckenridge c. h. by 5 p. m. Resurning—Leave Breckenridge c. h. by 5 p. m. Resurning—Leave Hartford on Wednesday at 6 am arrive at Springsheld by 3 p m. Leave Springsheld by 3 p m. Leave Springsheld at 4 pm and arrive at Nathville on Friday by 10 a m.

120. From Bairdtlown by Shepherds and Frids by 10 a m.

120. From Bairdtlown by Shepherds and Frids by 10 a m.

by 10 a m.

120. From Bairdflown by Shepherdf-ville to Louifville once a week. Leave Bairdflown every Thurfday at 7 a m and arrive at Louifville or Friday by 10 a m.

Leave Louifville every Friday at 2 p m and arrive at Bairdflown on Saturday by

and arrive at Bairditown on Saturday by 6 pm.

121. From Breckenridge c. h. by. Henderson c. h. Eddy Grove, Eddyville and Smithfield to Fort Massaconce in two weeks. Leave Breckenridge c. h. every other Tuesday at 6 am and arrive at Fort Massaconce fort Massaconce for Massaco

ther Saturday at 8 a m and arrive at Breckenridge c. h. the next Tuelday by 6 p m.

122. From Hartford by Vienna, to Tuelday by 6 p m.

123. From Hartford by Vienna, to two weeks. Leave Hartford every other Wednefday at 6 a m and arrive at Greenville on Thurlday by 10 a m. Leave Greenville every other Thurlday at 2 p m and arrive at Hartford on Friday by 6 p m.

123. From Ruflelville by Chriftian c.h. to Eddy Grove once in two weeks. Leave Ruffelville every other Saturday at 7 p m and arrive at Eddy Grove every other Tuelday at 6 p m. Leave Eddy Grove every other Tuelday at 6 a m, and arrive at Ruffelville on Wednefday by 6 p m.

124. From Ruflelville by Bowling Green and Glafgow to Greenfburg, once in two weeks. Leave Ruffelville every other Thurlday at 9 a m, and arrive at Greenfburg on Saturday by 6 p m. Leave Greenfburg every other Saturday at 8 p m, and arrive at Ruffelville on Tuelday by 5 p m.

125. From Frankfort by Harrodfburg, Danville and Polaki c, h. to Wayne c, h. once week. Leave Frankfort every Friday at 3 p m arrive at Danville on Saturday by 3 p m and arrive at Danville on Saturday by 3 p m and arrive at Tuelfort on Friday by 10 a m.

126. From Danville by Standford to Lancafter, once week. Leave Danville cvery Monday at 4 a m and arrive at Lancafter by Monday at 4 a m and arrive at Lancafter by

11 am. Leave Lancaster every Monday at 1 pm and arrive at Danville at 8 pm.

INDIANA TERRITORY.

INDIANA TERRITORY.

127. From Louifville, K. to Vincennes, once a week. Leave Louifville every Saturday at 10 pm and arrive at Vincennes on Tueflay by 4 pm. Leave Vincennes every Wednebday at 8 dm and arrive at Louiville on Friday by 6 pm.

128. From Vincennes by Kafkafkia to Cahokia once in two weeks. Leave Vincennes every other Wednebday at 8 dm and arrive at Cahokia the next Tueflay by 6 pm. Leave Cahokia every other Thurtlay at 6 pm and arrive at Cahokia every other Thurtlay at 6 pm and arrive at Vincennes the next Tueflay by 4 pm.

MISSISSIPPI TERRITORY.

MISSISSIPIT TERRITIONEY,
129. From Mintoh's by Grindflone FordBrackifts and Greens to Natches, once in two
weeks. Leave M'Intofh's every other Sunday at 4 a m and arrive at Natches the
next Monday by 4 pm. Leave Natches every
other Sunday at 4 a m and arrive at M'Intofh's the next Saturday by 7 pm. The contrack to continue until March 31, 1804.

NOTES.

I. The Poß-Maffer-General may expedite the mails and after the times of arrival and departure at any time during the continuance of the contracts, he previously slipulating an adequate compensation for any extra expense that may be occasioned thereby.

It Fifnon

of the contracts, he previously flipulating an adequate compensation for any extra expense that may be occasioned thereby.

II, Effect minutes shall be allowed for opening and closing the mail at all offices where no particular time is specified.

III, For every thirty minutes delay (unavoidable accidents excepted) in arriving after the time preferabed in any contract, the contractor shall forfeit one dellar; and if the delay continue until the departure of any depending mail, whereby the mails defined for fixed depending mail whereby the mails defined for fixed of the shall be incurred.

IV. Newspapers as well as letters are to be sent in the mails; and if any person making proposlas, defires to carry newspapers, other than those conveyed in the mail for his own amountment, he must face in his proposlas, for what fum he will carry it, with that emolument and for what sum without that emolument and for what sum without that emolument.

vember, one month after the expiration of each quarter.
VII. No other than a free white person shall be employed to convey the mail.
VIII where the proposer intends to convey the mail in the body of a stage, carriage, he is desired to state it in his proposals.

IX. The Postmaster-General reserves to himself the right to declaring any contracts at an end whenever three failures shappen which amount to the loss of a trip each.
X. The contracts for the above routes are to be in operation on the first day of Octobernext, and to continue in force for one year, from that time, excepting such routes as have a particular note respecting the continuance of the contracts.

of the contract.

GIDEON GRANGER.

General Post Office
Washington City,
May 9, 1802.

STATE OF KENTUCKY.

May 9, 1802

STATE OF KENTUCKY.

Mason Country, set. April teem, 1802.

John Edgar, Complainant,
apatiff
Peter Labra, Defeendant.

In Catandra.

In Catandra.

It Remains and the count, that the defendant is not an inhabitant of this commonwealth, and he having falled to appear and file his anfwer agreeable to law and the rules of this court: upon motion of the complainant, by his attorney, it is ordered, that unless he appear here at the next Oflober court, in perfon, or by fome attorney of faid court, and answer the faid complainant's bill, the same shall be taken as confessed, and it is further ordered, that a copy of this order be advertised for two months fuccessively in fome public authorited paper; another posted at the door of the court house in Washington, and a third at the door of the Baptist meeting house, in faid town, some Sunday immediately after divine service.

A copy. Teste.

JOHN MARSHALL, Jun. c. M. c.

AN APPRENTICE

To the Printing business will be taken at this office.

To the Printing business will be taken at this office.

REMOVAL

JOHN JORDAN Jun. Ses.

BEG leave to inform their friends and the public in general, that they have removed their Store to that well known house fronting the Public Square, and lately occupied by Mr. Innis B. Brent, as a Tavern—Where they are now opening A Large and General Affortment of

Suitable for the prefent and approaching feafon, which they are determined to fell at the most reduced prices for Cash or Country Produce

N. B. All those indebted to John Jordan Jun. at Concither by bond, note or book account, are requested to come forward and make payment on or before the 1st of July next.

Lexington, May 29.

GREAT BARGAINS

To be bad at the store of John A. Sertz,

Who has received an elegant additional affortment of onal affortment of

MERCHANDIZE,

MERCHANDIZESTORES

MERCHANDIZE,
Principally from the Vendus Stores
of PRILADIZENTA, and will be fold much
lower than is usually fold in this place.

May be bad—
Cloths,
Cloths, bimites and MerGallimers,
Velvets, Thickfeet
and Fancycords,
Striped, Clouded & Chocolate BandanPlain Nankeens,
Itilh Linnens,
Blue do.

nas,
Blue do.
Turkey Yarn,
Blue Pluth,
Crimfon do.
Starlet do.
Wool Cards,
Cotton de. Irish Linnens, German do. Coarfe Muslin, Wool Cares, Cotton do. Hyfon, Imperial, Souchong & Bohea,

Ladles extra Silk Gloves, Muslin Shawls, Silk do. Silk, Cotton and Worsted Hose,

ilk do.
ilk. Cotton and Sugar, Madeira Wine, French Bandy, &c.

A LSO:
A general fupply of CASTINGS.
Lexington, May 26th, 1802.

PUBLIC SALE. .

PUBLIC SALE.

State of Kentucky,
Washington Diverier Court, tell.
Cary L. Clarke, Compt.
Joseph Conkling, William Lloyd, Thomas Lloyd, Abigail Lloyd, Betfey Lloyd and Thomas Lloyd, heirs and representatives of Samuel P. Lloyd deceased, Defts.

IN CHANCERY.
Pursuant to a decree of the faid Washington district court, in the above cause, we shall expose to public fale at the court house door in the town of Washington, in the county of Mason, on Monday the nineteenth day of july next, all the right title and interest of the above defendants of in and to a certain tract of land, of twenty eight thousand three hundred and thirty four acres, formerly in the faid county of Mason, but now in the county of Trieming, on the waters of little Sandy. Patented to Charles Fleming—The terms to be made known at the time of fale.

John Grabam.

*Jobn Grabam, Winslow Parker, Lewis Bullock,

May 17, 1802.

STRAYED OR STOLEN
From Maj. Wagnow's, about a mile
from Lexington, on Monday the 24th
inflant,
A SORREL HORSE,
Four years old, with a large flar in his
forehead and a ftreak from it inclining to
his nofe, fourteen and a half hands high,
well made, a natural trotter; not certain
of any brand. A generous reward will
he given to any person who will deliver
the Taid horse to me in Lexington, or
give information where I can get him.
SIMON HICKEY.
May 28, 180a.

WINCHESTER'S DIALOGUES,
For fale at this office.

[PUBLISHED BY AUTHORITY.]

SEVENTH CONGRESS

OF THE CONCESS

UNITED STATES,

AT THE FIRST SESSION,
Begun and held at the City of Washington, in the Territory of Columbia, on Monday, the Seventh of December, one thoulans eight hundred and one.

AN ACT

To amend the Judicial system of the United States.

BE it enacted by the Senate and House of Representatives of the United States of America, in Compress assembled, That from and after the patting of this set, the supreme control the United States will be holden by the individual of the United States will be holden by the individual of February annually, and that if our of the laid justices that not every year, to commence on the fifth Monday of February annually, and that if our of the laid justices that not every year, to commence on the fifth Monday of February annually, and that if our of the laid justices that not every year, to commence on the fifth Monday of February annually, and that if our of the laid justices the fifth of the laid justices attending as afforchaid full hexe power to make all neceffary orders touching, any four, act the diagonal will be senting as afforchaid full have power to make all neceffary orders touchings. And to much of the did of the categories of the laid in the state of the laid in the state of the laid in the state of the laid of the laid of the state of the laid of the laid of the state of the laid of the laid

and Vermont, fhall conflitute the fecond circuit;
The diffricts of New-Jerfey and Pennfylvania, fhall conflitute the third circuit;
The diffricts of Maryland & Delawars, fhall conflitute the fourth circuit;
The diffricts of Virginia and North-Carolina, fhall conflitute the fifth circuit; and
The diffricts of Virginia and North-Carolina, fhall conflitute the fixth circuit;
And there fhall be holden annually in each diffrict of the frid circuit, two courts, which shall be called circuit courtes, two courts, which shall be called circuit courtes. In the first circuit, the faid circuit court fall confit of the julk; tice of the fupreme court reliding within the faid circuit: and the diffrict judge of the diff-

0:60

A wine dut trans full be lailing. All contracting of the production of the productio

d after the first day of July next, be, |

From and after the first day of July next, be, and threby are repealed.

Sec. 29. And be it further enacted, That the clerk of the faid district court shall not slive a proceds to furnom, or cause to be returned, to any fession of the faid district court, a grand, jury, unless by special order of the history sudge, and at the request of the district studge, and at the request of the district out, in which there shall appear to be no issue proper for the trial by jury, unless by special order of the judge as aforeshald. And it shall be the duty of the circuit court in the district of Vermont, at their state selfsons, to give in charge to the grand juries, all crimes, offences and misse meaning as are cognizable, as well in the faid district court, as the faid circuit court, and such bills of indictnent as shall be found in the circuit court, with the said district court, shall, as the distriction of the said circuit court, with the said district court, the transmitted by the clerk of the said court, pursues to the case of the faid circuit court, with the said district, for the said court, pursues to the court of the faid circuit court, as though said bill of indictnent that originated and been found in the laid district court, as though said bill of indictnent that originated and been found in the laid district court, as though said bill of indictnent that originated and been found in the laid district court, as though said bill of indictnent that originated and been found in the fame proceedings the both said thereon in faid district, so return the same to tellify in any case cognizable in either of the faid courts, shall be to the circuit court next thereafter to be holden in said district.

Sec. 30. And be it surriber enacted, That from and after the passing of this act, in the fame manner and form, as, by the laws of the refused to the dis

Speaker of the House of Representatives.

ABRAHAM BALDWIN,
President of the Senate Pro tempore.

APPROVED, April 29, 1802.
TH: JEFFERSON,
President of the United States,
Definitive Treaty of Race, between the
French Republic, the King of Spain, and
the Batavian Republic, on the one part, and
his majefly the King of the United Kingdom of Great Britain and Ireland on the
other.

his majefty the King of the United Kingdom of Great Britain and Ireland on the
other.

THE First Consul of the French Republic
in the name of the French Nation, & his Majefty the King of the United Kingdom, &c.,
equally animated by a defire to put a stop to
the calamities of war, have laid the foundations of passes, by the preliminary articles signed at London, the 1st of October 1801; and
as by the 15th article of the 1sid preliminaries, it has been agreed, "That there shall
be nominated on the one part and the other,
Plenipotentiaries, who shall refort to Amiens,
to draw up the definitive treaty, in concert
with the allies of the contracting parties;
the First Conful of the French Republic,
in the name of the French nation, has appointed
citizen Joseph Buonaparte, councellor of
state; and his Majefty the King of the Unithe Kingdom of Great Britain and Ireland,
the Marquis Cornwallis, Knight of the most
full fifting on order of the Garter, Sec.; his Mafifty the King of Spain, and the government
of the Batavian Republic, have appointed
for their Plenipotentiaries, Don Joleph Nicholasd D'Azarra, &c. and Roger John Schim
melpennick, &c. who after having eachanged in due form, their powers which are hereafter stated, have agreed to the following articles:

Art. I. There shall be peace, amity and

ticles:
Art. I. There shall be peace, amity and good understanding between the French Republic, the King of Spain, his heirs and fuccessors, and the Batavian Republic, on the one part; and his Majesty the King of the United Kingdom of Great Britain and Ireland, his heirs and successors on the other Part.

land, his heirs and fuccessors on the other part.

The contracting parties shall endeavor to maintain a perfect harmony between them and their states, without suffering, on either side, any fort of hostility by land or sea, under any pretence whatever; they shall carefully avoid every thing which may in future, disturb the union in happily established, and shall associated their said nor protection, directly or indirectly, to those who would prejudice either of them.

diffure the union to happily ethablified, and final alford neither aid nor protection, directly or indirectly, to those who would prejudice either of them.

Art. II. All the prisoners made on either of them.

Art. III. All the prisoners made on either dide, by land or by sea, and the hostages taken or given during the war, and to the present time, shall, be reflored without ransom, in fix weeks at farthest, to reckon from the day of the exchange of the ratifications of the present reasy, after paying the debts contractled during the captivity. Each contracting party shall (liquidate) pay respectively, the advances made by either of the contracting parties for the fubfilence and maintenance of prisoners in the country where they shall have been detained. There shall be appointed a special commission to establish and regulate the compensation due either party. The time and place of meeting of the commissioners, charged with the execution of this article fall be fixed in concert; they shall state an account, not only of the expences for the prisoners, but allo for the foreign troops, which, before being taken, were in the pay of any one of the parties.

Art. III. His Britannic majelty reflores to the French republic and its allies, the King of Spain, and the Batavian republic, all the policifions and colonies which belonged to them respectively and which have been occupied or conquered by the British forces in the course of the present war, with the exception of the life of Trinitad and the Dutch possession in the ille of Ceylon. Art. IV. His Catholic majesty cedes and purrant see in full possession and sovereignty to his Britannic majesty the island of Trinitad.

Art. V. The Batavian republic cedes and guarantees in all possession and fovereignty to his Britannic majesty, all the possession detablishments in the island of Ceylon, which belonged before the war to the republic of the United Provinces, or to its Sait India Company.

Att. VI. The port of the Green of Conservation.

belonged before the war to the republic of the United Provinces, or to its 6.ft India Gompany.

Art. VI. The port of the Cape of Good Hope is reflored in full flowereignty as before the war, to the Batavian republic.

The veflets of every defeription, belonging to the other contracting parties, fhall have the privilege of refuting and purchasing the necessary provisions as formerly, without paying any other duties than the Dutch are fublication of the most Faithful majefly are to remainenties as they were before the war; but the limits of French and Portuguels Guyanna are fixed at the river Arawary, which empties into the occan above the North Cape, near New Isle, and the isle of Penitence, in about the Cape, to its fource—thence in a sent the contraction of the most of the contraction of the contrac

ons.

The arrangements which have then phose between the courts of Madrid & of L. flow he to eftablishment of their frontiers in Emph. The between the courts of Madrid & of L. flow he to eftablishment of their frontiers in Emph. The between the courts of Madrid & of L. flow he to end of their frontiers in Emph. The work of the treaty of Badajos.

Art. VIII. The territories, posefisions, and rights of the Sublime Porte shall be maintained entire, as they were before the war.

Art. IX. The republic of the Seven Isses is acknowledged.

Art. X. The islands of Malta, Goto and Comino, shall be restored to the order of St. John of Jeruslaem, to be held by it under the inner conditions as before the war, and under the following regulations:

18. The knights of the order, whose ("langues,") languages continue to exist after the exchange of the ratifications of the present in the exchange takes place; they will there be the exchange takes place; they will there be not a subject to the exchange takes place; they will there be not a subject to the exchange takes place; they will there be not a subject to the exchange takes place; they will there be not a subject to the exchange takes place; they will there be not a subject to the exchange of the ratification of the preliminaries. It is understood that an election made shoet since the ratification of the preliminaries. It is understood that an election made shoet since the repost shall alone be considered as valid, to the exclusion of every other which may have taken place prior to that epoch.

2d. The government of the French republic and Great Britain, withing to place the order and island of Malta in a flate of entire independence in respect to them, agree that hence forward neither the French nor the English language shall be full to the dimition of the knights of the fail unguage, which shall be maintained by the territorial revenues, and the commercial duties of the island. This language shall be entitled to the dimition of the knights of the fail language; they shall

At MI. The evacuations, cellions and relituions flipulated by the present treats, shall go on in
peration, as the great Europe, in the course of
month, the fear record Europe, in the course of
month, the fear record Europe, in the course
of months, the continent and on all as it is in three
months, the continent and on the present of indivistrated by the continent and on the present of indivirestly, except in those codes repectably provided to
the contrary.

a month, whe least of Anterica and a live in three mouther, the continent and least of the interical and a live in three mouther, the continent and least of any in its mouther than the continent and least of the interior mouther, the continent and least of the contrary.

Art. XIII. In all cafes of refliction, granted by the precient treaty, the fortifications shall be reflored in the conditions in which they were found at the moment of figning the preliminaries, and all the works contricted more taken being occupied, shall works contricted more taken being occupied, shall works to the contrary.

It is moreover agreed, that in every cafe of ceffion thipalacted, there shall be allowed to the imabitants, of whatever condition or nation, a tim of three years, from the ratification of the prefent treaty, to dispole of their property acquired and possible distributions of the prefent treaty, to dispole of their property acquired and possible distributions of the prefent treaty, to dispole of their property acquired and possible distributions of the prefent treaty, to dispole of their property acquired and possible distributions of the prefent treaty, to dispole of their property acquired and possible of the property acquired and possible distributions of the property, and and possible distributions of the property, under any preexa, turbed in his persion of property, under any preexa, turbed in his persion of property, under any preexa, turbed in his persion of property, under any preexa, turbed in his persion of property, under any preexa, turbed and property of the prefer the advances of the prefer treaty.

At the decision of all claims between the individuals, or for acts possible of the contracting powers, of to its citizens of his frances of the contracting

which agents of the fame clafs erjoyed before the war.

XVIII. The branch of the houfe of Naffun, which was eithablified in the cide varie republic of the United Provinces, now the Betavian republic, houng futured long as well in private property as by the change of the condition adopted in that country, there flail be procured compenfation equivalent to the faid holts.

XIX. The present definitive treaty of peace is declared common to the fublime Ottoman Porter, ally of his Betrain emgelve, and the fublime Porter hall be requested to transful; its accession thereto, as so no any position emgleve, and the fublime Porter hall be requested, that the contrasting parties up—XX. It is agreed, the contrasting parties up—XX. It is agreed to the contrasting parties up—XX. It is agreed to the contrasting parties up—XX. It is agreed to the contrasting parties up—XX. It is accepted to the contrasting parties up—XX. It is agreed to the contrasting parties up—

tion and gnarantee of France, G. Britain, Authria, Spain, Ruilia, and Pruilia.

7th. The Order and Idland of Malta, with as dependencies, are declared neutral.

8th. The prote of Malta, thill be open to commerce and newigation of all nations who will pay their equal and regular duties; a precised in the decision of the place where the accusing parties that the supplied to the maintenance of the Maltee language, as freecified in the All the determine and transful on the contracting parties shall be applied to the maintenance of the Maltee language, as freecified in the All the determine and transful on the contracting parties shall be applied to the maintenance of the Maltee language, as freecified in the All the determine and transful on the two preceding supplied to the maintenance of the Maltee shall be applied to the maintenance of the Maltee shall be applied to the maintenance of the Maltee shall be applied to the maintenance of the Maltee shall be applied to the maintenance of the Maltee shall be applied to the civil and military establishment of the Maltee shall be applied to the civil and military establishment of the Maltee shall be applied to the civil and military establishment of the state of the

SECOND NOTICE.

WHEREAS I did not a treat on the 29th of May the last agreeable to the first notice, by reason of the non-attendance of the first notice, by reason of the non-attendance of the last notice and last notice a

May 29th, 1802.

JOHN DARK. DANVILLE DISTRICT, to wit:

Josiah Moore, Compleinant, 1802, against Adam Kankin and John Dunlap, heir of James Dunlap, dec. 2 Defendants.

IN CHANCERY.

IN CHANCERY.

THE defendant Join Dunlap, having failed to enter his appearance herein, spreathers have and the rules of this court, and it appearing to the distinction of the comparing to the distinction of the comparing to the distinction of the comparing to the comparing to the comparing to the comparing to the comparing the comparing the comparing the comparing the comparing to the comparing the compar A Copy, Teste

WILLIS GREEN, C. D. D. C.

NOTICE.

ROTICE.

THE Court of Appeals, for the 42d regiment, will fit at Mr. HERRY MASSHALL'S, on Thurfday the 10th of lone, next from to o'clock in the morning, thill 3 in the afternoon.
RICHMOND DEDMAN, Maj.

CLARKE COUNTY.
March Court of Quarter Seffions 1802.
Robert Clark jun. Compt.

CLARKE COUNTY.

March Court of Quarter Seffions 1802.

Robert Clark j.m. Compt.

James M Millin, Robert M Millin,
Theodorus Spaw, Gabriel Yohnson,
Gen. Wastington Yohnson, Yohn
Harrison & Mary bit wife, Davis
Floyde Susuana bis wife whether
at beirs or adms. of the said Benj.
Johnson & Betrey Johnson (widow) & James C. Johnson, son
& beir of Mm. Johnson (widow) & James C. Johnson, son
& beir of Mm. Johnson (widow) & James C. Johnson, son
& beir of Mm. Johnson (widow) & James C. Johnson, son
& beir of Mm. Johnson (widow) & James C. Johnson, son
& beir of Mm. Johnson, who was
another beir of the st. Benj. Yohn
son & Lancelotte Yenkins & Asthony Jenkins, James Duncan &
Win. Rogers.

THE defendant Theodorus Spaw, not
having entered his appearance herein agreeable to law and the rules of this
court; and it appearing by fatisfactory
proof, that he is not an inhabitant of this
Rate—on the motion of the complainant
by his counfel, it is ordered, that the faid
defendant do appear here on the fift day
of the next June term, and answer the
count jand it; appearance herein
acquired that a
copy of this order be forthwith inferted
in the Kentucky Gazette for two months
fuccefficely; another copy policed at the
door of the court house, in the town of
Winchester; atd another copy published
at the door of the Stone meeting house
on Howard's creek, some Sunday immediately after Divine service.

David S. Collins, D.C.C.Q.s.

SACRED TO THE MUSES.

be exquisite beauty of the thought, in following, will strike every one at the glance. It must excite thrilling sensat in every tender female bosom.

THE MOTHER AND HER BABE.

TRANSLATED FROM THE GREEK.

LYSIPPE's babe had crawl'd on hand and knees Close to the margin of a dizzy rock; When lo! her giddy boy his mother sees And with a mother's pangs receives the shock

To ftir was death !- Great God! what

To fir was death !—Great God! what could fie do?

(Sure found kind Deity around her watch'd) She bar'd her breat!—it caught the prattler's view.

And from the brink of fate the thoughtlefs victim funtch'd

ABSTINENCE.

ABSTINENCE.

Extract of a letter from Chester sown, Maryland, April 28, 1802.

An inflance of voluntary abilinence has lately taken place, perhaps unparallelled. An inflance of voluntary abilinence has lately taken place, perhaps unparallelled. An inflance of voluntary abilinence has lately taken place, perhaps unparallelled. An evidence of the progression of the perhaps when the property had to Out-East our blessed Swiors.

"During the whole period, he fuffered nothing to país his lips, but pure water:—No perfuañon, whatever could prevail on him to mix milk with it. Meat, bread, Ec. were repeatedly put in his way, that he might take it by fleath—it remained untouched.

"On the morning of the forty-fifth day he broke his fait by eating one perch and two mountails of homony—obberving, that as his laft meal was fifth, his firth should be the fame. After this, mig onig to the door, he fell down—was taken up and put to bed; the mext day he took half a cup of coffee, and one similar bifcuit, which was the laft food he partook of. A flort time after his perhaps one hour, he expired.

"Doring this wonderful fash, he rode about as utual; exhibiting a most horrid speciale—his bones nearly a through his skin, his lip Brrunk lo as to differer his teeth and guas complete. He was also remarkable for a retentive memory."

WILLIAM WEST,

Has Received and is Just Opening,
the Store lately occupied by Mr. George Tegas
den,
A Handsome Assortment of
MERCHANDISE,
Confiding of
Dry Goods,
Groceries.

Groceries, Hard Ware, Queens' Ware,

Queens' Ware, & Glafs Ware, Which have been bought on good terms, and will be fold for CASH, as Cheap as any in the flate.

fold for CASH, as Cheap as any in the flate.

No Credit can be given on any terms.

Lexington, May 13, 1822.

P. S. I have on hand and unopened, an Invoice of MERCHANDISE, to a confiderable amount, that I with to fell by whole fale; payable principally in PRODUCE.—The purchafer mult give good fecurity for the true performance of his contract.

W. W.

TROTTER & SCOTT,

As you fait Received from Philadelphia, d are now opening, for sale, at their Store, opposite the Market House, A Large, Elegant, and Well Chofen Affortment of

MERCHANDIZE,

Suitable for the present and app Consisting of DRY GOODS, HARD WARE, CUTLERY, GROCERIES,

GLASS,
QUEENS & CHINA WARE,
BAR IRON & STEEL,
NAILS of every defeription.
Alfo a conflant fupply of the best
of SALT, from Mann's Lick.—All of
which will be fold at the most reduced
prices for Cash—only.
tf Lexington, 7th May, 1802.

PETER PAUL & SON,
STONE GUTTERS
From LONDON,
Now living on the Woodford road, Lex

RESPECTFULLY inform their friends

and the public at large, that they carry on the STONE CUTTING business in all its various branches, fuch as TOMBS, GRAVE STONES of all forts, Polimed MARBLE CHIMNEY PIECES, and FREESTONE ditto, SAFES, to preferve Papers, Money, &c. from being destroyed in case of Fite.

NEW & CHEAP STORE.

Lewis Sanders, & Co.

HAVE received from Philadelphia A and are now opening a choice and neral affortment of

MERCHANDIZE,

Consisting of DRY GOODS, viz.

DRY GOODS, viz.
Superfine Cloths,
Velvets and Fancy Cords,
India Muflins, which they would left
for calh, by the original package.
Figured, plain & glazed cambric do.
Tambored & plain Jacconet do.
Wise Beak disc.

choife affortment of Chintzes & Cali cos of the newest and most fashionabl

patterns; Ludia file, Romals & Bandanas, Irith Linen, fold very low by the piece; LuteRrings, Sattine & Sarfanets, Marfelles Waittooting, A large affortment of Umbrellas, &c. A very general affortment of Hardware, German, Grawley & English Bistler fleel, Wirea.

A general affortment of Saddlery &c. China, Glass, Queen's & Tin ware.

China, Glafs, Queen's & Lin water.
Groceries,
Coffee, Teas,
Spices, Dye Stuffs,
Beft Red Bark for fale by the pound or
larger quantity;
Port Wine,
Bengall, Spanith and French Indige,
Arnatto,
Cotton and Wool Cards, &c. &c,
Having laid in the above affortment on fuch terms as will enable them to give greater bargains than has heretefore been given this place, they flatter themfelves that the purchafer will find it his interest to give them
a call.

Levinorion, 2d April, 1802.

it has been reported that BLAZE could not do juffice to mares, I think it my duty to inform t cuftomers and the people, that I think him As

colts as ever he was in the nate, at colts as ever he was.

Benjamin Wharton.

Macquainted with the fituation join in the above.

Matthew Anderson,
James Dupuy.

FOR SALE,

THE Property lately occupied in this town, b mt. Arthur Thompson, and at present b Mr. Dellum, consisting of Two New Two Stor

FRAME HOUSES,

Neatly finished, large and convenient Cellara, large frame Stable and Kirchen, and Smoke Hotels and Three Lets belonging to the above premise. Aline two hundred acres of 600 D QUALITEE Aline two hundred acres of 600 D QUALITEE than the convenient of the stable stable than the stable stable than the stable sta

Danville, 9th February, 18et J. BIRNEY.

M I L L S

THE fubfcriber has for fale
196 ACRES or LAND,
Lying on Lower Howard's creek, in Clark
county, the former property of James Bryant
There is on it an elegant

There is on it an elegant
TWO STORY DWELLING HOUSE,
A GOOD COUNTRY GRIST MILL,
A GOOD NEW FULLING MILL,

in good repair, well established; A GOOD STILL HOUSE. The buildings all well built of Sto

with other improvements.

A MEADOW, ORCHARD,

A MEADOW, ORCHARD, and other LAND in cultivation; with never failing SPRINGS of the beft of water.

The whole will be fold together or a part; with a MILL SEAT,

The beft that is known in this county, for a Merchant Mill; the convenience and quality of STONE for building is fearee to be found—it is within two miles of Boomborough, fix of Winchefter, fifteen of Lexington. A general warranty deed will be given. Terms will be made known by the fabliciber living on the premifes. Terms will be made.
living on the premifes.
WILLIAM TAYLOR.

THE Prefident and Directors of the Kentucky infurance company, think it their duty to inform their fellow citizens and the public in general, that they are now organized, and ready to receive propofals to infure welfels or boats of every defeription, on their voyages up or down the Western waters, or at fea. Application may be made at their office in Lexington, accompanied with declaration of the shipper and certificate containing the name, burthen, dimensions and the goodness of the faid vessel to boat, their being well found for the intended voyage, the bill of lading or manifest of the cargo, the port from which they fail and place of destination. Further informatipn may be had at their office. THE Prefident and Directors of the

ALEXANDER PARKER & Co.

Have just imported from Philadelphia, and opened at their STORE, in Lex-ington, on Main Rreet, opposite the Court house,

A Very Large, and Well Assorted Cargo

MERCHANDIZE

Consisting of

DRY GOODS, GROCERIES, HARD WARE, QUEENS', GLASS, CHINA, WARES, &c.

Which have been laid in on lower terms than utual, and which will be fold accordingly for Cath, Hemp, and Coun-try made Sugar.— To avoid the great trouble and expence attending the col-lection of debts, no accounts will be open-

Lexington, April 1, 1802.

LAST NOTICE.

A LL those indebted to the subscriber, A LL thole indebted to the fibleriber,
by bond, note, or book account—
likewife thole indebted to the effates of
JAMES & WILLIAM PARKER deceafed,
are requefled to make payment of the
respective sums due, before the first of
June next. Those who fail to comply
with this notice, may depend on suits being commenced against them without difcrimination. crimination.
ALEXANDER PARKET

Lexington, April 1, 1802.

NOTICE. UBLIC ENTERTAINMENT Will be kept at the SIGN OF THE BUFFALOE.

On Main freet, in Lexington, opposite the Publiquare.

WAGNON's

BRADLEY

R. BRADLEY

RESPECTFULLY announces that he fucceeds Major Wagnon, in the commodious Brick House and Stables, which he lately occupied in this place, with a revision of affidants and servants, arranged to respective departments; which together with that peculiar respect sheem himself while with Major Wagnon, emboldens him to anticipate a patronage from GENTEEL GUESTS, ONLY, as durable as his folicitude to please.

Lexington, 15th Feb. 1802.

Lexington, 15th Feb. 1802.

For the information of those who wich to moke INSURANCE.

A PPLICATION for infurance must be accompanied with a certificate, ipecifying the length and width of the veffel or boat, the cable, stern-falt, number of oars, pump and canoe or skill, the number of hands, 8c. which ought to be given by persons who are judges, and who are disinterested reputable men.

A bill of lading and by the captain, or a manifelt figned by the inspector, which shall specify the whole of the cargo on board, or to be put on board—it must also state where the boat or vessellies—where she will take her departure; or if the has failed, the time when, and the the port to which she is bound; and if any information has been received from her fince she sailed, it must be communicated. The infurance does not commence until the vessell is under way, on her intended voyage and the premium naid. her intended voyage and the premium

paid.

In all cases of loss, if practicable, a furvey must be made by disinterested men, who are to state in writing, what in their opinion is necessary to be done, for the interest of the parties concerned; as alse a protest to be entered by the captain on oath, in which the hands must join, stating particularly the loss, where and how it happened, and what cargo was then on board.

In case a hoat on well be lost, it is

happened, and what cargo was then on board

In case a boat or vessel be lost, it is the duty of the captain and hands, to use all possible means to recover the whole or as much as possible, of the cargo, for which labor and expence, the infurers will pay their proportionable part.

No boat which is insured, must attempt to pass the Falls of the Ohio, without taking a pilot on board.

Any shipper, who intends to tarry at any port or place on the voyage, for the benefit of trading, or other purposes, must have an article to that effect, inferted in the policy of insurance.

Published by order of the Directors,

WILLIAM MACBEAN, Cik.

March 4th, 1802.

Lust received, and for fale at this Office:

Just received, and for fale at this Office WRITING PAPER. BLANK BOOKS.

JAMES MACCOUN,

Of the latest importantians from Europa
A ND now opening at his Store on Nain fixe
A in menty opposition the Market house, which wis
be fold at the LOVE ST PRICES for Cheft.

Nail Manufactory
A conflant topply of Cet and is some a

NAILS, of the belt quality,

Lexington, January 18, 1804.

I HAVE AN ORLEAN BOAT

FOR SALE,

45 FETT LONG & 14 WIDE,

Strong & Well Built, with
4 OARS, CABLE, &c.

T lies at Fulgerson's ferry on the Ken-Thesa currents serry on the Keet tucky tiver. For terms apply to the subscriber near the Cross-Plains, or the printer hereof.

April 159.,

The Supramin Grimes.

MADE at the Manufactory of the Subferiber, and fold by him in MORGANTOWN, Virginia, at the following prices, viz.

10 d. d. d. 12 at 10 per lb. 76 to the lb. 10 11 80 ditto. 8 12 160 ditto. 6 13 160 ditto. 4 18 300 ditto. 4 1

NOTICE

HAVING remo

te must attend.

J. Hughes.
Lexington, September 11th, 1801.

Fayette County,
April Court of Quarter Sessions, 1802.
Jeffe Beauchamp, Complainant,
Against

Against
Isaac Baker, Defendant,
IN CHANCERY.

The defendant not having entered his appearance agreeable to law and the rules of this court, and it appearing to their fattished on the is no irbalished to flav amonomeable—on the metion of the complainant, by his council, it is ordered, that the flad detendant appear here on the detect, that the flad detendant appear here on the detect of the flad detendant appear here on the published in fome Kentucky Gazette according to have a more profession court, and antiver the complainant cauge of this nord wite published in fome Kentucky Gazette according to have a more profession and the published in fome Kentucky Gazette according to have a more profession that the published in fore Kentucky Gazette according to have a more profession to the profession of the Profession and the day immediately after divine freview, and a third copy, at the door of the court house in this county-[Acopy.] Teile

Levi Todd, c.F.C.Q.S.

Paris Diffriet, June Term 1801.

Paris Dillrich, June Term 1801.

William Morrow, Complainant
AGAINST

William Hinkson, Defendant.

In Chinness.

The defendant not having ontered his appearance herein agreeably the to act of Aflembly and rules of this court, and it appearing to the fairsfaction of the court that he is not an inhabitant of this commonwealth. On the motion of the complainant by his counfel—It is ordered that the faid defendant do appear here on the third day of the next October term, and answer the complainant's bill, and that a copy of this order be inferted in one of the Gazettes of this that for two months fucceffively, and another poffed at the door of the Court house in Paris, and published at the front door of the Preflyterian meeting-house in Paris, fone Sunday immediately after divine fervice

A Copy,

A Copy, Thos. Arnold, clk.

TAKE NOTICE

THAT I gave a bond to Robert Sanders, Scott county, in February, 1799, for the fum of two bundred ponds; which bond was difchargd in a fhort time after, which I have fufficient of fleet to thew where I pall it, with a number of gentlemen, which I expect can flew faid Sanders's receipt. Therefore I forewarn all perfons from dealing for it, or taking any affigument on it, as I am determined never to difcharge it again.

BENJN. WHARTON.

May 25th, 1802.

May 25th, 1802.

Taken up by the fubferiber, near capt.
Elijah Poague's, Fayette county.
A DARK BAT TEARLING FILLEY;
about four feet two liches high; apprailed to thirteen and a half dellars.
Natham Hugber.
April 12, 1802.